

House Amendment to  
Senate File 525

S-3335

1 Amend Senate File 525, as amended, passed, and  
2 reprinted by the Senate, as follows:  
3 1. By striking everything after the enacting clause  
4 and inserting:

5 <DIVISION I

6 SERVICE SYSTEM REDESIGN

7 Section 1. ADULT DISABILITY SERVICES SYSTEM  
8 REDESIGN.

9 1. For the purposes of this section, "disability  
10 services" means services and other support available  
11 to a person with mental illness or an intellectual  
12 disability or other developmental disability.

13 2. It is the intent of the general assembly to  
14 redesign the system for adult disability services to  
15 implement all of the following:

16 a. Shifting the funding responsibility for the  
17 nonfederal share of adult disability services paid for  
18 by the Medicaid program, including but not limited to  
19 all costs for the state resource centers, from the  
20 counties to the state.

21 b. Reorganizing adult disability services not paid  
22 for by the Medicaid program into a system administered  
23 on a regional basis in a manner that provides multiple  
24 local points of access to adult disability services  
25 both paid for by the Medicaid program and not paid for  
26 by the Medicaid program.

27 c. Replacing legal settlement as the basis for  
28 determining financial responsibility for publicly  
29 funded disability services by determining such  
30 responsibility based upon residency.

31 3. a. The legislative council is requested to  
32 authorize an interim committee on mental health and  
33 disability services for the 2011 legislative interim to  
34 commence as soon as practicable. The purpose of the  
35 interim committee is to closely engage with, monitor,  
36 and make recommendations concerning the efforts of  
37 the department of human services and workgroups of  
38 stakeholders and experts created by the department  
39 to develop detailed proposals for the redesign of  
40 disability services pursuant to this Act, particularly  
41 with regard to the identification of core services.

42 b. (1) It is intended that the interim committee  
43 members consist of equal numbers of legislators from  
44 both chambers and from both political parties and  
45 for staff from the office of the governor and the  
46 departments of human services and public health to be  
47 designated to serve as ex officio, nonvoting members.  
48 It is also requested that legislators serving on the  
49 interim committee and other interested legislators  
50 be authorized to participate in the meetings of the

1 workgroups and subcommittees addressed in this Act.  
2 (2) In addition to addressing workgroup  
3 recommendations, it is intended that the interim  
4 committee address property tax issues, devise a means  
5 of ensuring the state maintains its funding commitments  
6 for the redesigned services system, recommend revisions  
7 in the requirements for mental health professionals  
8 who are engaged in the involuntary commitment and  
9 examination processes under chapter 229, develop  
10 proposed legislation for amending Code references to  
11 mental retardation to instead refer to intellectual  
12 disabilities, and consider issues posed by the  
13 July 1, 2013, repeals of county disability services  
14 administration and funding provisions in 2011 Iowa  
15 Acts, Senate File 209, as amended by this Act. In  
16 addressing the repeal provisions, the interim committee  
17 shall include options for further revisions to the  
18 repeal date amendments enacted by this Act.

19 (3) It is intended that the interim committee  
20 shall receive and make recommendations concerning the  
21 detailed and final proposals submitted by workgroups  
22 during the 2011 legislative interim for consideration  
23 by the general assembly in the 2012 legislative  
24 session.

25 c. (1) The department of human services shall  
26 design the workgroup process to facilitate effective  
27 decision making while allowing for a broad array of  
28 input. The workgroup process shall begin as soon after  
29 the effective date of this Act as is practicable. The  
30 membership of workgroups and subcommittees involved  
31 with the process shall include consumers, service  
32 providers, and advocates and provide for adequate  
33 representation by both rural and urban interests.  
34 The department of public health shall be represented  
35 on those workgroups and subcommittees with a focus  
36 relevant to the department.

37 (2) The detailed and final proposals developed  
38 by the workgroups during the 2011 interim shall  
39 be submitted to the interim committee on or before  
40 December 9, 2011.

41 d. At least one workgroup shall address redesign  
42 of the adult mental health system and at least  
43 one workgroup shall address redesign of the adult  
44 intellectual and other developmental disability system.  
45 The workgroup process shall engage separate workgroups  
46 and subcommittees enumerated in this Act and may  
47 involve additional bodies in the process as determined  
48 by the department.

49 e. It is intended that interim committee members  
50 be engaged, to the extent possible, in workgroup

1 deliberations and begin formal discussions of  
2 preliminary proposals developed by the workgroups  
3 beginning in October.

4 4. The workgroup process implemented by the  
5 department of human services pursuant to subsection  
6 3 shall result in the submission of proposals for  
7 redesign of adult disability services that include but  
8 are not limited to all of the following:

9 a. Identifying clear definitions and requirements  
10 for the following:

11 (1) Eligibility criteria for the individuals to be  
12 served.

13 (2) The array of core services and other support to  
14 be included in regional adult disability services plans  
15 and to be delivered by providers based on individual  
16 needs and medical necessity and in a manner that  
17 promotes cost-effectiveness, uniformity, accessibility,  
18 and best practice approaches. The array shall  
19 encompass and integrate services and other support paid  
20 for by both the Medicaid program and other sources.

21 (3) Outcome measures that focus on consumer needs,  
22 including but not limited to measures addressing  
23 individual choice, empowerment, and community.

24 (4) Quality assurance measures.

25 (5) Provider accreditation, certification,  
26 or licensure requirements to ensure high quality  
27 services while avoiding unreasonable expectations and  
28 duplicative surveys.

29 (6) Input in regional service plans and delivery  
30 provisions by consumer and provider representatives.  
31 The input process shall engage local consumers,  
32 providers, and counties in developing the regional  
33 provisions.

34 (7) Provisions for representatives of the regional  
35 system and the department to regularly engage in  
36 discussions to resolve Medicaid and non-Medicaid  
37 issues involving documentation requirements, electronic  
38 records, reimbursement methodologies, cost projections,  
39 and other measures to improve the services and other  
40 support available to consumers.

41 b. Incorporating strategies to allow individuals  
42 to receive services in accordance with the principles  
43 established in *Olmstead v. L.C.*, 527 U.S. 581 (1999),  
44 in order for services to be provided in the most  
45 community-based, least restrictive, and integrated  
46 setting appropriate to an individual's needs.

47 c. Continuing the department's leadership role  
48 in the Medicaid program in defining services covered,  
49 establishing reimbursement methodologies, providing  
50 other administrative functions, and engaging in federal

1 options for program enhancements that are beneficial to  
2 consumers and the state such as medical or behavioral  
3 health homes.

4 d. Implementing mental health crisis response  
5 services statewide in a manner determined to be most  
6 appropriate by each region.

7 e. Implementing a subacute level of care to provide  
8 short-term mental health services in a structured  
9 residential setting that supplies a less intensive  
10 level of care than is supplied by acute psychiatric  
11 services.

12 f. Reviewing best practices and programs utilized  
13 by other states in identifying new approaches for  
14 addressing the needs for publicly funded services for  
15 persons with brain injury. The proposals regarding  
16 these approaches may be submitted after the workgroup  
17 submission date set out in subsection 3.

18 g. Developing a proposal for addressing service  
19 provider shortages. The development of the proposal  
20 shall incorporate an examination of scope of practice  
21 limitations and barriers to recruiting providers,  
22 including but not limited to variation in health  
23 insurance payment provisions for the services provided  
24 by different types of providers.

25 h. Developing a proposal for service providers  
26 addressing co-occurring mental health, intellectual  
27 disability, brain injury, and substance abuse  
28 disorders. Each workgroup or subcommittee shall  
29 address co-occurring disorders as appropriate to the  
30 focus of the workgroup or subcommittee. The overall  
31 proposal may be developed by a body consisting of  
32 members from other workgroups or subcommittees. The  
33 proposal shall also provide options, developed in  
34 coordination with the judicial branch and department  
35 of human services workgroup, for implementation  
36 of the provision of advocates to patients with  
37 substance-related disorders.

38 i. Developing a proposal for redesign of publicly  
39 funded children's disability services, including but  
40 not limited to the needs of children who are placed  
41 out-of-state due to the lack of treatment services  
42 in this state. The proposal shall be developed by a  
43 separate workgroup or subcommittee and in addition to  
44 the other interests and representation required by this  
45 section, the membership shall include education system  
46 and juvenile court representatives. The preliminary  
47 findings and recommendations, and the initial proposal  
48 shall be submitted by the October and December 2011  
49 dates required for other workgroups and subcommittees.  
50 The initial proposal developed during the 2011

1 legislative interim shall include an analysis of gaps  
2 in the children's system and other planning provisions  
3 necessary to complete the final proposal for submission  
4 on or before December 10, 2012.

5 j. Developing a proposal for adult disability  
6 services not paid for by the Medicaid program to be  
7 administered on a regional basis in a manner that  
8 provides multiple local points of access for consumers  
9 needing adult disability services, regardless of  
10 the funding sources for the services. The proposal  
11 shall be integrated with the other proposals under  
12 this subsection and shall be developed by a separate  
13 workgroup or subcommittee engaging both urban and rural  
14 county supervisors and central-point-of-coordination  
15 administrators and other experts. The considerations  
16 for inclusion in the proposal for forming regional  
17 entities shall include but are not limited to all of  
18 the following:

19 (1) Modifying the relevant provisions of chapter  
20 28E for use by counties in forming regional entities  
21 and addressing other necessary contracting measures.

22 (2) Providing for performance-based contracting  
23 between the department of human services and regional  
24 entities to ensure the existence of multiple, local  
25 points of access for adult disability services  
26 eligibility, intake, and authorization, service  
27 navigation support, and case coordination or case  
28 management, regardless of the funding sources for the  
29 services.

30 (3) Developing a three-year service plan and annual  
31 update to meet the needs of consumers.

32 (4) Providing for the regional entities to  
33 implement performance-based contracts, uniform cost  
34 reports, and consistent reimbursement practices and  
35 payment methodologies with local providers of services  
36 not paid for by the Medicaid program.

37 (5) Providing for the regional entities to  
38 determine the Medicaid program targeted case managers  
39 to serve the regions.

40 (6) Providing for the regional entities and the  
41 department of human services to regularly coordinate  
42 and communicate with one another concerning the adult  
43 disability services paid for by the Medicaid program so  
44 that services paid for by the program and the regional  
45 entities are integrated and coordinated.

46 (7) Identifying sufficient population size to  
47 attain economy of scale, adequate financial resources,  
48 and appropriate service delivery.

49 (8) Addressing full participation in regional  
50 entities by counties.

1 (9) Including dispute resolution provisions for  
2 county-to-county relationships, county-to-region  
3 relationships, and region-to-state relationships.  
4 (10) Providing for a consumer appeal process that  
5 is clear, impartial, and consistent, with consideration  
6 of an option that appeals beyond the regional level  
7 should be to a state administrative law judge.  
8 (11) Addressing financial management provisions,  
9 including appropriate financial reserve levels.  
10 (12) Proposing other criteria for forming regional  
11 entities. The other criteria considered shall include  
12 but are not limited to all of the following:  
13 (a) Requiring a region to consist of contiguous  
14 counties.  
15 (b) Evaluating a proposed region's capacity  
16 for providing core services and performing required  
17 functions.  
18 (c) Requiring a region to encompass at least  
19 one community mental health center or federally  
20 qualified health center with providers qualified to  
21 provide psychiatric services, either directly or with  
22 assistance from psychiatric consultants, that has the  
23 capacity to provide outpatient services for the region  
24 and has provided evidence of a commitment to provide  
25 outpatient services for the region.  
26 (d) Requiring a region to encompass or have  
27 reasonably close proximity to a hospital with an  
28 inpatient psychiatric unit or to a state mental health  
29 institute, that has the capacity to provide inpatient  
30 services for the region and has provided evidence of  
31 a commitment to provide inpatient services for the  
32 region.  
33 (e) Requiring an administrative structure utilized  
34 by a region to have clear lines of accountability and  
35 to serve as a lead agency with shared county staff or  
36 other means of limiting administrative costs to not  
37 more than five percent of expenditures.  
38 5. The target date for full implementation of  
39 the plan and implementation provisions described in  
40 subsections 3 and 4 shall be July 1, 2013, provided,  
41 however, that any expansion of services is subject to  
42 available funding.  
43 Sec. 2. CONTINUATION OF WORKGROUP BY JUDICIAL  
44 BRANCH AND DEPARTMENT OF HUMAN SERVICES. The judicial  
45 branch and department of human services shall continue  
46 the workgroup implemented pursuant to 2010 Iowa Acts,  
47 chapter 1192, section 24, subsection 2, to improve  
48 the processes for involuntary commitment for chronic  
49 substance abuse under chapter 125 and for serious  
50 mental illness under chapter 229, and shall coordinate

1 its efforts with the legislative interim committee and  
2 other workgroups initiated pursuant to this Act. The  
3 recommendations issued by the workgroup shall address  
4 options to the current provision of transportation  
5 by the county sheriff; to the role, supervision,  
6 and funding of mental health patient advocates and  
7 substance-related disorder patient advocates, along  
8 with options for implementation of the provision of  
9 advocates to patients with such disorders; for revising  
10 requirements for mental health professionals who are  
11 engaged in the involuntary commitment and examination  
12 processes under chapter 229; for authorizing the  
13 court to order an involuntary hold of a patient under  
14 section 229.10 for not more than twenty-three hours  
15 who was not initially taken into custody but declined  
16 to be examined pursuant to a previous court order;  
17 and for civil commitment prescreening. Preliminary  
18 recommendations shall be submitted to the legislative  
19 interim committee in October 2011, as specified by the  
20 interim committee. Additional stakeholders shall be  
21 added as necessary to facilitate the workgroup efforts.  
22 The workgroup shall complete deliberations and submit  
23 a final report to the legislative interim committee  
24 providing findings and recommendations on or before  
25 December 9, 2011.

26 Sec. 3. SERVICE SYSTEM DATA AND STATISTICAL  
27 INFORMATION INTEGRATION. In coordination with  
28 the legislative interim committee and workgroups  
29 initiated pursuant to this Act, representatives of the  
30 department of human services, department of public  
31 health, and the community services network hosted by  
32 the Iowa state association of counties shall develop  
33 implementation provisions for an integrated data and  
34 statistical information system for mental health,  
35 disability services, and substance abuse services.  
36 The implementation provisions shall incorporate  
37 federal data and statistical information requirements.  
38 When completed, the departments and affiliate shall  
39 report on the integrated system to the governor,  
40 the joint appropriations subcommittee on health and  
41 human services, and the legislative services agency,  
42 providing their findings and recommendations.

43 Sec. 4. DEPARTMENT OF HUMAN SERVICES. There is  
44 appropriated from the general fund of the state to  
45 the department of human services for the fiscal year  
46 beginning July 1, 2010, and ending June 30, 2011, the  
47 following amount, or so much thereof as is necessary,  
48 to be used for the purposes designated:

49 For the costs of planning and other processes  
50 associated with implementation of this Act:

1 ..... \$ 250,000

2 Notwithstanding section 8.47 or any other provision  
3 of law to the contrary, the department may utilize a  
4 sole source approach to contract to support planning  
5 and other processes associated with implementation  
6 of this Act. Notwithstanding section 8.33, moneys  
7 appropriated in this section that remain unencumbered  
8 or unobligated at the close of the fiscal year shall  
9 not revert but shall remain available for expenditure  
10 for the purposes designated until the close of the  
11 succeeding fiscal year.

12 Sec. 5. EFFECTIVE UPON ENACTMENT. This division of  
13 this Act, being deemed of immediate importance, takes  
14 effect upon enactment.

15 DIVISION II  
16 CONFORMING PROVISIONS

17 Sec. 6. CONFORMING PROVISIONS. The legislative  
18 services agency shall prepare a study bill for  
19 consideration by the committees on human resources of  
20 the senate and house of representatives for the 2012  
21 legislative session, providing any necessary conforming  
22 Code changes for implementation of the system redesign  
23 provisions contained in this Act.

24 DIVISION III

25 PSYCHIATRIC MEDICAL INSTITUTIONS FOR CHILDREN

26 Sec. 7. Section 135H.3, subsection 1, Code 2011, is  
27 amended to read as follows:

28 1. A psychiatric medical institution for children  
29 shall utilize a team of professionals to direct an  
30 organized program of diagnostic services, psychiatric  
31 services, nursing care, and rehabilitative services  
32 to meet the needs of residents in accordance with a  
33 medical care plan developed for each resident. The  
34 membership of the team of professionals may include  
35 but is not limited to an advanced registered nurse  
36 practitioner or a physician assistant. Social and  
37 rehabilitative services shall be provided under the  
38 direction of a qualified mental health professional.

39 Sec. 8. Section 135H.6, subsection 8, Code 2011, is  
40 amended to read as follows:

41 8. The department of human services may give  
42 approval to conversion of beds approved under  
43 subsection 6, to beds which are specialized to provide  
44 substance abuse treatment. However, the total number  
45 of beds approved under subsection 6 and this subsection  
46 shall not exceed four hundred thirty. Conversion of  
47 beds under this subsection shall not require a revision  
48 of the certificate of need issued for the psychiatric  
49 institution making the conversion. Beds for children  
50 who do not reside in this state and whose service costs



1 are not paid by public funds in this state are not  
2 subject to the limitations on the number of beds and  
3 certificate of need requirements otherwise applicable  
4 under this section.

5 Sec. 9. PSYCHIATRIC MEDICAL INSTITUTIONS FOR  
6 CHILDREN AND RELATED SERVICES — TRANSITION COMMITTEE.

7 1. For the purposes of this section, unless the  
8 context otherwise requires:

9 a. "Iowa plan" means the contract to administer the  
10 behavioral health managed care plan under the state's  
11 Medicaid program.

12 b. "PMIC" means a psychiatric medical institution  
13 for children.

14 2. It is the intent of the general assembly to do  
15 the following under this section:

16 a. Improve the reimbursement, expected outcomes,  
17 and integration of PMIC services to serve the best  
18 interests of children within the context of a redesign  
19 of the delivery of publicly funded children's mental  
20 health services in this state.

21 b. Support the development of specialized programs  
22 for children with high acuity requirements whose needs  
23 are not met by Iowa's current system and must be served  
24 in out-of-state placements.

25 c. Transition PMIC services while providing  
26 services in a manner that applies best practices and is  
27 cost-effective.

28 3. The department of human services, in  
29 collaboration with PMIC providers, shall develop a  
30 plan for transitioning the administration of PMIC  
31 services to the Iowa plan. The transition plan  
32 shall address specific strategies for appropriately  
33 addressing PMIC lengths of stay by increasing the  
34 availability of less intensive levels of care,  
35 establishing vendor performance standards, identifying  
36 levels of PMIC care, providing for performance and  
37 quality improvement technical assistance to providers,  
38 identifying methods and standards for credentialing  
39 providers of specialized programs, using innovative  
40 reimbursement incentives to improve access while  
41 building the capacity of less intensive levels of care,  
42 and providing implementation guidelines.

43 4. a. The transition plan shall address the  
44 development of specialized programs to address the  
45 needs of children in need of more intensive treatment  
46 who are currently underserved. All of the following  
47 criteria shall be used for such programs:

48 (1) Geographic accessibility.

49 (2) Expertise needed to assure appropriate and  
50 effective treatment.

1 (3) Capability to define and provide the  
2 appropriate array of services and report on  
3 standardized outcome measures.  
4 (4) Best interests of the child.  
5 b. The transition plan shall also address all of  
6 the following:  
7 (1) Providing navigation, access, and care  
8 coordination for children and families in need of  
9 services from the children's mental health system.  
10 (2) Integrating the children's mental health  
11 waiver services under the Medicaid program with  
12 other services addressed by the transition plan as a  
13 means for supporting the transition plan and ensuring  
14 availability of choices for community placements.  
15 (3) Identifying admission and continued stay  
16 criteria for PMIC providers.  
17 (4) Evaluating changes in licensing standards for  
18 PMICs as necessary to ensure that the standards are  
19 aligned with overall system goals.  
20 (5) Evaluating alternative reimbursement and  
21 service models that are innovative and could support  
22 overall system goals. The models may include but are  
23 not limited to accountable care organizations, medical  
24 or other health homes, and performance-based payment  
25 methods.  
26 (6) Evaluating the adequacy of reimbursement at all  
27 levels of the children's mental health system.  
28 (7) Developing profiles of the conditions and  
29 behaviors that result in a child's involuntary  
30 discharge or out-of-state placement. The plan shall  
31 incorporate provisions for developing specialized  
32 programs that are designed to appropriately meet the  
33 needs identified in the profiles.  
34 (8) Evaluating and defining the appropriate array  
35 of less intensive services for a child leaving a  
36 hospital or PMIC placement.  
37 (9) Evaluating and defining the standards for  
38 existing and new PMIC and other treatment levels.  
39 5. a. The department shall establish a  
40 transition committee that includes departmental  
41 staff representatives for Medicaid, child welfare,  
42 field, and mental health services, the director of  
43 the Iowa plan, the department of inspections and  
44 appeals, a representative of each licensed PMIC, the  
45 executive director of the coalition of family and  
46 children's services in Iowa, a person with knowledge  
47 and expertise in care coordination and integration  
48 of PMIC and community-based services, two persons  
49 representing families affected by the children's mental  
50 health system, and a representative of juvenile court

1 officers.

2     b. The transition committee shall develop the plan  
3 and manage the transition if the plan is implemented.  
4 The plan shall be developed by December 31, 2011,  
5 and shall be submitted to the general assembly by  
6 January 16, 2012. The submitted plan shall include  
7 an independent finding by the director of human  
8 services, in consultation with the office of the  
9 governor and the chairpersons and ranking members of  
10 the joint appropriations subcommittee on health and  
11 human services, that the plan meets the intent of the  
12 general assembly under this section. Unless otherwise  
13 directed by enactment of the general assembly the  
14 department and the transition committee may proceed  
15 with implementation of the submitted plan on or before  
16 July 1, 2012.

17     c. The transition committee shall continue to meet  
18 through December 31, 2013, to oversee transition of  
19 PMIC services to the Iowa plan.

20     6. The director of the Medicaid enterprise of the  
21 department of human services shall annually report on  
22 or before December 15 to the chairpersons and ranking  
23 members of the joint appropriations subcommittee on  
24 health and human services through December 15, 2016,  
25 regarding the implementation of this section. The  
26 content of the report shall include but is not limited  
27 to information on children served by PMIC providers,  
28 the types of locations to which children are discharged  
29 following a hospital or PMIC placement and the  
30 community-based services available to such children,  
31 and the incidence of readmission to a PMIC within 12  
32 months of discharge. The report shall also recommend  
33 whether or not to continue administration of PMIC  
34 services under the Iowa plan based upon the quality  
35 of service delivery, the value of utilizing the Iowa  
36 plan administration rather than the previous approach  
37 through the Medicaid enterprise, and analysis of the  
38 cost and benefits of utilizing the Iowa plan approach.

#### 39                     DIVISION IV

#### 40                     COMMUNITY MENTAL HEALTH CENTERS

#### 41             COMMUNITY MENTAL HEALTH CENTERS — CATCHMENT AREAS

42     Sec. 10. NEW SECTION.   **230A.101 Services system**  
43 **roles.**

44     1. The role of the department of human services,  
45 through the division of the department designated as  
46 the state mental health authority with responsibility  
47 for state policy concerning mental health and  
48 disability services, is to develop and maintain  
49 policies for the mental health and disability services  
50 system. The policies shall address the service

1 needs of individuals of all ages with disabilities  
2 in this state, regardless of the individuals' places  
3 of residence or economic circumstances, and shall be  
4 consistent with the requirements of chapter 225C and  
5 other applicable law.

6 2. The role of community mental health centers in  
7 the mental health and disability services system is  
8 to provide an organized set of services in order to  
9 adequately meet the mental health needs of this state's  
10 citizens based on organized catchment areas.

11 Sec. 11. NEW SECTION. 230A.102 **Definitions.**  
12 As used in this chapter, unless the context  
13 otherwise requires:

14 1. "Administrator", "commission", "department",  
15 "disability services", and "division" mean the same as  
16 defined in section 225C.2.

17 2. "Catchment area" means a community mental health  
18 center catchment area identified in accordance with  
19 this chapter.

20 3. "Community mental health center" or "center"  
21 means a community mental health center designated in  
22 accordance with this chapter.

23 Sec. 12. NEW SECTION. 230A.103 **Designation of**  
24 **community mental health centers.**

25 1. The division, subject to agreement by any  
26 community mental health center that would provide  
27 services for the catchment area and approval by the  
28 commission, shall designate at least one community  
29 mental health center under this chapter to serve as  
30 lead agency for addressing the mental health needs of  
31 the county or counties comprising the catchment area.  
32 The designation process shall provide for the input  
33 of potential service providers regarding designation  
34 of the initial catchment area or a change in the  
35 designation.

36 2. The division shall utilize objective criteria  
37 for designating a community mental health center  
38 to serve a catchment area and for withdrawing such  
39 designation. The commission shall adopt rules  
40 outlining the criteria. The criteria shall include but  
41 are not limited to provisions for meeting all of the  
42 following requirements:

43 a. An appropriate means shall be used for  
44 determining which prospective designee is best able to  
45 serve all ages of the targeted population within the  
46 catchment area with minimal or no service denials.

47 b. An effective means shall be used for determining  
48 the relative ability of a prospective designee to  
49 appropriately provide mental health services and other  
50 support to consumers residing within a catchment area

1 as well as consumers residing outside the catchment  
2 area. The criteria shall address the duty for a  
3 prospective designee to arrange placements outside the  
4 catchment area when such placements best meet consumer  
5 needs and to provide services within the catchment area  
6 to consumers who reside outside the catchment area when  
7 the services are necessary and appropriate.

8 3. The board of directors for a designated  
9 community mental health center shall enter into  
10 an agreement with the division. The terms of the  
11 agreement shall include but are not limited to all of  
12 the following:

13 a. The period of time the agreement will be in  
14 force.

15 b. The services and other support the center will  
16 offer or provide for the residents of the catchment  
17 area.

18 c. The standards to be followed by the center in  
19 determining whether and to what extent the persons  
20 seeking services from the center shall be considered to  
21 be able to pay the costs of the services.

22 d. The policies regarding availability of the  
23 services offered by the center to the residents of the  
24 catchment area as well as consumers residing outside  
25 the catchment area.

26 e. The requirements for preparation and submission  
27 to the division of annual audits, cost reports, program  
28 reports, performance measures, and other financial and  
29 service accountability information.

30 4. This section does not limit the authority of  
31 the board or the boards of supervisors of any county  
32 or group of counties to continue to expend money to  
33 support operation of a center.

34 **Sec. 13. NEW SECTION. 230A.104 Catchment areas.**

35 1. The division shall collaborate with affected  
36 counties in identifying community mental health center  
37 catchment areas in accordance with this section.

38 2. a. Unless the division has determined that  
39 exceptional circumstances exist, a catchment area  
40 shall be served by one community mental health center.  
41 The purpose of this general limitation is to clearly  
42 designate the center responsible and accountable for  
43 providing core mental health services to the target  
44 population in the catchment area and to protect the  
45 financial viability of the centers comprising the  
46 mental health services system in the state.

47 b. A formal review process shall be used in  
48 determining whether exceptional circumstances exist  
49 that justify designating more than one center to  
50 serve a catchment area. The criteria for the review

1 process shall include but are not limited to a means  
2 of determining whether the catchment area can support  
3 more than one center.

4 c. Criteria shall be provided that would allow  
5 the designation of more than one center for all  
6 or a portion of a catchment area if designation or  
7 approval for more than one center was provided by the  
8 division as of October 1, 2010. The criteria shall  
9 require a determination that all such centers would be  
10 financially viable if designation is provided for all.

11 Sec. 14. NEW SECTION. **230A.105 Target population**  
12 **— eligibility.**

13 1. The target population residing in a catchment  
14 area to be served by a community mental health  
15 center shall include but is not limited to all of the  
16 following:

17 a. Individuals of any age who are experiencing a  
18 mental health crisis.

19 b. Individuals of any age who have a mental health  
20 disorder.

21 c. Adults who have a serious mental illness or  
22 chronic mental illness.

23 d. Children and youth who are experiencing a  
24 serious emotional disturbance.

25 e. Individuals described in paragraph "a", "b",  
26 "c", or "d" who have a co-occurring disorder, including  
27 but not limited to substance abuse, mental retardation,  
28 a developmental disability, brain injury, autism  
29 spectrum disorder, or another disability or special  
30 health care need.

31 2. Specific eligibility criteria for members of the  
32 target population shall be identified in administrative  
33 rules adopted by the commission. The eligibility  
34 criteria shall address both clinical and financial  
35 eligibility.

36 Sec. 15. NEW SECTION. **230A.106 Services offered.**

37 1. A community mental health center designated  
38 in accordance with this chapter shall offer core  
39 services and support addressing the basic mental health  
40 and safety needs of the target population and other  
41 residents of the catchment area served by the center  
42 and may offer other services and support. The core  
43 services shall be identified in administrative rules  
44 adopted by the commission for this purpose.

45 2. The initial core services identified shall  
46 include all of the following:

47 a. *Outpatient services.* Outpatient services shall  
48 consist of evaluation and treatment services provided  
49 on an ambulatory basis for the target population.  
50 Outpatient services include psychiatric evaluations,

1 medication management, and individual, family, and  
2 group therapy. In addition, outpatient services shall  
3 include specialized outpatient services directed to the  
4 following segments of the target population: children,  
5 elderly, individuals who have serious and persistent  
6 mental illness, and residents of the service area  
7 who have been discharged from inpatient treatment  
8 at a mental health facility. Outpatient services  
9 shall provide elements of diagnosis, treatment, and  
10 appropriate follow-up. The provision of only screening  
11 and referral services does not constitute outpatient  
12 services.

13 *b. Twenty-four-hour emergency services.*

14 Twenty-four-hour emergency services shall be  
15 provided through a system that provides access to a  
16 clinician and appropriate disposition with follow-up  
17 documentation of the emergency service provided.  
18 A patient shall have access to evaluation and  
19 stabilization services after normal business hours.  
20 The range of emergency services that shall be available  
21 to a patient may include but are not limited to direct  
22 contact with a clinician, medication evaluation,  
23 and hospitalization. The emergency services may be  
24 provided directly by the center or in collaboration  
25 or affiliation with other appropriately accredited  
26 providers.

27 *c. Day treatment, partial hospitalization, or*  
28 *psychosocial rehabilitation services.* Such services  
29 shall be provided as structured day programs in  
30 segments of less than twenty-four hours using a  
31 multidisciplinary team approach to develop treatment  
32 plans that vary in intensity of services and the  
33 frequency and duration of services based on the needs  
34 of the patient. These services may be provided  
35 directly by the center or in collaboration or  
36 affiliation with other appropriately accredited  
37 providers.

38 *d. Admission screening for voluntary patients.*  
39 Admission screening services shall be available for  
40 patients considered for voluntary admission to a state  
41 mental health institute to determine the patient's  
42 appropriateness for admission.

43 *e. Community support services.* Community support  
44 services shall consist of support and treatment  
45 services focused on enhancing independent functioning  
46 and assisting persons in the target population who  
47 have a serious and persistent mental illness to live  
48 and work in their community setting, by reducing or  
49 managing mental illness symptoms and the associated  
50 functional disabilities that negatively impact such

1 persons' community integration and stability.

2 *f. Consultation services.* Consultation services  
3 may include provision of professional assistance and  
4 information about mental health and mental illness to  
5 individuals, service providers, or groups to increase  
6 such persons' effectiveness in carrying out their  
7 responsibilities for providing services. Consultations  
8 may be case-specific or program-specific.

9 *g. Education services.* Education services may  
10 include information and referral services regarding  
11 available resources and information and training  
12 concerning mental health, mental illness, availability  
13 of services and other support, the promotion  
14 of mental health, and the prevention of mental  
15 illness. Education services may be made available to  
16 individuals, groups, organizations, and the community  
17 in general.

18 3. A community mental health center shall be  
19 responsible for coordinating with associated services  
20 provided by other unaffiliated agencies to members  
21 of the target population in the catchment area and  
22 to integrate services in the community with services  
23 provided to the target population in residential or  
24 inpatient settings.

25 Sec. 16. NEW SECTION. 230A.107 Form of  
26 organization.

27 1. Except as authorized in subsection 2, a  
28 community mental health center designated in accordance  
29 with this chapter shall be organized and administered  
30 as a nonprofit corporation.

31 2. A for-profit corporation, nonprofit corporation,  
32 or county hospital providing mental health services to  
33 county residents pursuant to a waiver approved under  
34 section 225C.7, subsection 3, Code 2011, as of October  
35 1, 2010, may also be designated as a community mental  
36 health center.

37 Sec. 17. NEW SECTION. 230A.108 Administrative,  
38 diagnostic, and demographic information.

39 Release of administrative and diagnostic  
40 information, as defined in section 228.1, and  
41 demographic information necessary for aggregated  
42 reporting to meet the data requirements established by  
43 the division, relating to an individual who receives  
44 services from a community mental health center, may  
45 be made a condition of support of that center by the  
46 division.

47 Sec. 18. NEW SECTION. 230A.109 Funding —  
48 legislative intent.

49 1. It is the intent of the general assembly that  
50 public funding for community mental health centers



1 designated in accordance with this chapter shall be  
2 provided as a combination of federal and state funding.

3 2. It is the intent of the general assembly that  
4 the state funding provided to centers be a sufficient  
5 amount for the core services and support addressing the  
6 basic mental health and safety needs of the residents  
7 of the catchment area served by each center to be  
8 provided regardless of individual ability to pay for  
9 the services and support.

10 3. While a community mental health center must  
11 comply with the core services requirements and other  
12 standards associated with designation, provision of  
13 services is subject to the availability of a payment  
14 source for the services.

15 Sec. 19. NEW SECTION. 230A.110 Standards.

16 1. The division shall recommend and the commission  
17 shall adopt standards for designated community  
18 mental health centers and comprehensive community  
19 mental health programs, with the overall objective of  
20 ensuring that each center and each affiliate providing  
21 services under contract with a center furnishes  
22 high-quality mental health services within a framework  
23 of accountability to the community it serves. The  
24 standards adopted shall conform with federal standards  
25 applicable to community mental health centers and  
26 shall be in substantial conformity with the applicable  
27 behavioral health standards adopted by the joint  
28 commission, formerly known as the joint commission  
29 on accreditation of health care organizations, and  
30 other recognized national standards for evaluation of  
31 psychiatric facilities unless in the judgment of the  
32 division, with approval of the commission, there are  
33 sound reasons for departing from the standards.

34 2. When recommending standards under this section,  
35 the division shall designate an advisory committee  
36 representing boards of directors and professional  
37 staff of designated community mental health centers to  
38 assist in the formulation or revision of standards.  
39 The membership of the advisory committee shall include  
40 representatives of professional and nonprofessional  
41 staff and other appropriate individuals.

42 3. The standards recommended under this section  
43 shall include requirements that each community mental  
44 health center designated under this chapter do all of  
45 the following:

46 a. Maintain and make available to the public a  
47 written statement of the services the center offers  
48 to residents of the catchment area being served. The  
49 center shall employ or contract for services with  
50 affiliates to employ staff who are appropriately

1 credentialed or meet other qualifications in order to  
2 provide services.

3     **b.** If organized as a nonprofit corporation, be  
4 governed by a board of directors which adequately  
5 represents interested professions, consumers of  
6 the center's services, socioeconomic, cultural, and  
7 age groups, and various geographical areas in the  
8 catchment area served by the center. If organized  
9 as a for-profit corporation, the corporation's policy  
10 structure shall incorporate such representation.

11     **c.** Arrange for the financial condition and  
12 transactions of the community mental health center to  
13 be audited once each year by the auditor of state.  
14 However, in lieu of an audit by state accountants,  
15 the local governing body of a community mental health  
16 center organized under this chapter may contract with  
17 or employ certified public accountants to conduct the  
18 audit, pursuant to the applicable terms and conditions  
19 prescribed by sections 11.6 and 11.19 and audit format  
20 prescribed by the auditor of state. Copies of each  
21 audit shall be furnished by the accountant to the  
22 administrator of the division of mental health and  
23 disability services.

24     **d.** Comply with the accreditation standards  
25 applicable to the center.

26     Sec. 20. NEW SECTION. 230A.111 Review and  
27 evaluation.

28     1. The review and evaluation of designated centers  
29 shall be performed through a formal accreditation  
30 review process as recommended by the division and  
31 approved by the commission. The accreditation process  
32 shall include all of the following:

33     **a.** Specific time intervals for full accreditation  
34 reviews based upon levels of accreditation.

35     **b.** Use of random or complaint-specific, on-site  
36 limited accreditation reviews in the interim between  
37 full accreditation reviews, as a quality review  
38 approach. The results of such reviews shall be  
39 presented to the commission.

40     **c.** Use of center accreditation self-assessment  
41 tools to gather data regarding quality of care and  
42 outcomes, whether used during full or limited reviews  
43 or at other times.

44     2. The accreditation process shall include but is  
45 not limited to addressing all of the following:

46     **a.** Measures to address centers that do not meet  
47 standards, including authority to revoke accreditation.

48     **b.** Measures to address noncompliant centers that  
49 do not develop a corrective action plan or fail to  
50 implement steps included in a corrective action plan

1 accepted by the division.  
2 c. Measures to appropriately recognize centers that  
3 successfully complete a corrective action plan.  
4 d. Criteria to determine when a center's  
5 accreditation should be denied, revoked, suspended, or  
6 made provisional.  
7 Sec. 21. REPEAL. Sections 230A.1 through 230A.18,  
8 Code 2011, are repealed.  
9 Sec. 22. IMPLEMENTATION — EFFECTIVE DATE.  
10 1. Community mental health centers operating  
11 under the provisions of chapter 230A, Code 2011, and  
12 associated standards, rules, and other requirements as  
13 of June 30, 2012, may continue to operate under such  
14 requirements until the department of human services,  
15 division of mental health and disability services, and  
16 the mental health and disability services commission  
17 have completed the rules adoption process to implement  
18 the amendments to chapter 230A enacted by this Act,  
19 identified catchment areas, and completed designations  
20 of centers.  
21 2. The division and the commission shall complete  
22 the rules adoption process and other requirements  
23 addressed in subsection 1 on or before June 30, 2012.  
24 3. Except for this section, which shall take effect  
25 July 1, 2011, this division of this Act takes effect  
26 July 1, 2012.

#### 27 DIVISION V

#### 28 PERSONS WITH SUBSTANCE-RELATED DISORDERS 29 AND PERSONS WITH MENTAL ILLNESS

30 Sec. 23. Section 125.1, subsection 1, Code 2011, is  
31 amended to read as follows:

32 1. That ~~substance abusers and persons suffering~~  
33 ~~from chemical dependency~~ persons with substance-related  
34 disorders be afforded the opportunity to receive  
35 quality treatment and directed into rehabilitation  
36 services which will help them resume a socially  
37 acceptable and productive role in society.

38 Sec. 24. Section 125.2, subsection 2, Code 2011, is  
39 amended by striking the subsection.

40 Sec. 25. Section 125.2, subsection 5, Code 2011,  
41 is amended by striking the subsection and inserting in  
42 lieu thereof the following:

43 5. "*Substance-related disorder*" means a diagnosable  
44 substance abuse disorder of sufficient duration to meet  
45 diagnostic criteria specified within the most current  
46 diagnostic and statistical manual of mental disorders  
47 published by the American psychiatric association that  
48 results in a functional impairment.

49 Sec. 26. Section 125.2, subsection 9, Code 2011, is  
50 amended to read as follows:

1 9. "Facility" means an institution, a  
2 detoxification center, or an installation providing  
3 care, maintenance and treatment for ~~substance abusers~~  
4 persons with substance-related disorders licensed  
5 by the department under section 125.13, hospitals  
6 licensed under chapter 135B, or the state mental health  
7 institutes designated by chapter 226.

8 Sec. 27. Section 125.2, subsections 13, 17, and 18,  
9 Code 2011, are amended by striking the subsections.

10 Sec. 28. Section 125.9, subsections 2 and 4, Code  
11 2011, are amended to read as follows:

12 2. Make contracts necessary or incidental to the  
13 performance of the duties and the execution of the  
14 powers of the director, including contracts with public  
15 and private agencies, organizations and individuals  
16 to pay them for services rendered or furnished to  
17 ~~substance abusers, chronic substance abusers, or~~  
18 intoxicated persons persons with substance-related  
19 disorders.

20 4. Coordinate the activities of the department and  
21 cooperate with substance abuse programs in this and  
22 other states, and make contracts and other joint or  
23 cooperative arrangements with state, local or private  
24 agencies in this and other states for the treatment  
25 of ~~substance abusers, chronic substance abusers, and~~  
26 intoxicated persons persons with substance-related  
27 disorders and for the common advancement of substance  
28 abuse programs.

29 Sec. 29. Section 125.10, subsections 2, 3, 4, 5,  
30 7, 8, 9, 11, 13, 15, and 17, Code 2011, are amended to  
31 read as follows:

32 2. Develop, encourage, and foster statewide,  
33 regional and local plans and programs for the  
34 prevention of substance ~~abuse misuse~~ and the treatment  
35 of ~~substance abusers, chronic substance abusers, and~~  
36 intoxicated persons persons with substance-related  
37 disorders in cooperation with public and private  
38 agencies, organizations and individuals, and provide  
39 technical assistance and consultation services for  
40 these purposes.

41 3. Coordinate the efforts and enlist the assistance  
42 of all public and private agencies, organizations and  
43 individuals interested in the prevention of substance  
44 abuse and the treatment of ~~substance abusers, chronic~~  
45 ~~substance abusers, and intoxicated persons~~ persons with  
46 substance-related disorders.

47 4. Cooperate with the department of human  
48 services and the Iowa department of public health  
49 in establishing and conducting programs to provide  
50 treatment for ~~substance abusers, chronic substance~~

1 ~~abusers, and intoxicated persons~~ persons with  
2 substance-related disorders.

3 5. Cooperate with the department of education,  
4 boards of education, schools, police departments,  
5 courts, and other public and private agencies,  
6 organizations, and individuals in establishing programs  
7 for the prevention of substance abuse and the treatment  
8 of ~~substance abusers, chronic substance abusers, and~~  
9 ~~intoxicated persons~~ persons with substance-related  
10 disorders, and in preparing relevant curriculum  
11 materials for use at all levels of school education.

12 7. Develop and implement, as an integral part  
13 of treatment programs, an educational program for  
14 use in the treatment of ~~substance abusers, chronic~~  
15 ~~substance abusers, and intoxicated persons~~ persons  
16 with substance-related disorders, which program shall  
17 include the dissemination of information concerning the  
18 nature and effects of ~~chemical~~ substances.

19 8. Organize and implement, in cooperation with  
20 local treatment programs, training programs for all  
21 persons engaged in treatment of ~~substance abusers,~~  
22 ~~chronic substance abusers, and intoxicated persons~~  
23 persons with substance-related disorders.

24 9. Sponsor and implement research in cooperation  
25 with local treatment programs into the causes and  
26 nature of substance ~~abuse~~ misuse and treatment of  
27 ~~substance abusers, chronic substance abusers, and~~  
28 ~~intoxicated persons~~ persons with substance-related  
29 disorders, and serve as a clearing house for  
30 information relating to substance abuse.

31 11. Develop and implement, with the counsel and  
32 approval of the board, the comprehensive plan for  
33 treatment of ~~substance abusers, chronic substance~~  
34 ~~abusers, and intoxicated persons~~ persons with  
35 substance-related disorders in accordance with this  
36 chapter.

37 13. Utilize the support and assistance of  
38 interested persons in the community, particularly  
39 ~~recovered substance abusers and chronic substance~~  
40 ~~abusers,~~ persons who are recovering from  
41 substance-related disorders to encourage ~~substance~~  
42 ~~abusers and chronic substance abusers~~ persons with  
43 substance-related disorders to voluntarily undergo  
44 treatment.

45 15. Encourage general hospitals and other  
46 appropriate health facilities to admit without  
47 discrimination ~~substance abusers, chronic substance~~  
48 ~~abusers, and intoxicated persons~~ persons with  
49 substance-related disorders and to provide them with  
50 adequate and appropriate treatment. The director may

1 negotiate and implement contracts with hospitals and  
2 other appropriate health facilities with adequate  
3 detoxification facilities.

4 17. Review all state health, welfare, education and  
5 treatment proposals to be submitted for federal funding  
6 under federal legislation, and advise the governor on  
7 provisions to be included relating to substance abuse,  
8 ~~substance abusers, chronic substance abusers, and~~  
9 ~~intoxicated persons~~ and persons with substance-related  
10 disorders.

11 Sec. 30. Section 125.12, subsections 1 and 3, Code  
12 2011, are amended to read as follows:

13 1. The board shall review the comprehensive  
14 substance abuse program implemented by the department  
15 for the treatment of ~~substance abusers, chronic~~  
16 ~~substance abusers, intoxicated persons~~ persons with  
17 substance-related disorders, and concerned family  
18 members. Subject to the review of the board, the  
19 director shall divide the state into appropriate  
20 regions for the conduct of the program and establish  
21 standards for the development of the program on  
22 the regional level. In establishing the regions,  
23 consideration shall be given to city and county lines,  
24 population concentrations, and existing substance abuse  
25 treatment services.

26 3. The director shall provide for adequate and  
27 appropriate treatment for ~~substance abusers, chronic~~  
28 ~~substance abusers, intoxicated persons~~ persons with  
29 substance-related disorders, and concerned family  
30 members admitted under sections 125.33 and 125.34, or  
31 under section 125.75, 125.81, or 125.91. Treatment  
32 shall not be provided at a correctional institution  
33 except for inmates.

34 Sec. 31. Section 125.13, subsection 1, paragraph a,  
35 Code 2011, is amended to read as follows:

36 a. Except as provided in subsection 2, a person  
37 shall not maintain or conduct any chemical substitutes  
38 or antagonists program, residential program, or  
39 nonresidential outpatient program, the primary purpose  
40 of which is the treatment and rehabilitation of  
41 ~~substance abusers or chronic substance abusers~~ persons  
42 with substance-related disorders without having first  
43 obtained a written license for the program from the  
44 department.

45 Sec. 32. Section 125.13, subsection 2, paragraphs a  
46 and c, Code 2011, are amended to read as follows:

47 a. A hospital providing care or treatment to  
48 ~~substance abusers or chronic substance abusers~~ persons  
49 with substance-related disorders licensed under chapter  
50 135B which is accredited by the joint commission

1 on the accreditation of health care organizations,  
2 the commission on accreditation of rehabilitation  
3 facilities, the American osteopathic association, or  
4 another recognized organization approved by the board.  
5 All survey reports from the accrediting or licensing  
6 body must be sent to the department.

7 c. Private institutions conducted by and  
8 for persons who adhere to the faith of any well  
9 recognized church or religious denomination for the  
10 purpose of providing care, treatment, counseling,  
11 or rehabilitation to ~~substance abusers or chronic~~  
12 ~~substance abusers~~ persons with substance-related  
13 disorders and who rely solely on prayer or other  
14 spiritual means for healing in the practice of religion  
15 of such church or denomination.

16 Sec. 33. Section 125.15, Code 2011, is amended to  
17 read as follows:

18 **125.15 Inspections.**

19 The department may inspect the facilities and review  
20 the procedures utilized by any chemical substitutes  
21 or antagonists program, residential program, or  
22 nonresidential outpatient program that has as a  
23 primary purpose the treatment and rehabilitation of  
24 ~~substance abusers or chronic substance abusers~~ persons  
25 with substance-related disorders, for the purpose of  
26 ensuring compliance with this chapter and the rules  
27 adopted pursuant to this chapter. The examination  
28 and review may include case record audits and  
29 interviews with staff and patients, consistent with the  
30 confidentiality safeguards of state and federal law.

31 Sec. 34. Section 125.32, unnumbered paragraph 1,  
32 Code 2011, is amended to read as follows:

33 The department shall adopt and may amend and repeal  
34 rules for acceptance of persons into the treatment  
35 program, subject to chapter 17A, considering available  
36 treatment resources and facilities, for the purpose of  
37 early and effective treatment of ~~substance abusers,~~  
38 ~~chronic substance abusers, intoxicated persons,~~ persons  
39 with substance-related disorders and concerned family  
40 members. In establishing the rules the department  
41 shall be guided by the following standards:

42 Sec. 35. Section 125.33, subsections 1, 3, and 4,  
43 Code 2011, are amended to read as follows:

44 1. A ~~substance abuser or chronic substance abuser~~  
45 person with a substance-related disorder may apply  
46 for voluntary treatment or rehabilitation services  
47 directly to a facility or to a licensed physician and  
48 surgeon or osteopathic physician and surgeon. If the  
49 proposed patient is a minor or an incompetent person, a  
50 parent, a legal guardian or other legal representative

1 may make the application. The licensed physician  
2 and surgeon or osteopathic physician and surgeon or  
3 any employee or person acting under the direction or  
4 supervision of the physician and surgeon or osteopathic  
5 physician and surgeon, or the facility shall not  
6 report or disclose the name of the person or the fact  
7 that treatment was requested or has been undertaken  
8 to any law enforcement officer or law enforcement  
9 agency; nor shall such information be admissible as  
10 evidence in any court, grand jury, or administrative  
11 proceeding unless authorized by the person seeking  
12 treatment. If the person seeking such treatment or  
13 rehabilitation is a minor who has personally made  
14 application for treatment, the fact that the minor  
15 sought treatment or rehabilitation or is receiving  
16 treatment or rehabilitation services shall not be  
17 reported or disclosed to the parents or legal guardian  
18 of such minor without the minor's consent, and the  
19 minor may give legal consent to receive such treatment  
20 and rehabilitation.

21 3. ~~A substance abuser or chronic substance abuser~~  
22 person with a substance-related disorder seeking  
23 treatment or rehabilitation and who is either addicted  
24 or dependent on a chemical substance may first be  
25 examined and evaluated by a licensed physician and  
26 surgeon or osteopathic physician and surgeon who may  
27 prescribe a proper course of treatment and medication,  
28 if needed. The licensed physician and surgeon  
29 or osteopathic physician and surgeon may further  
30 prescribe a course of treatment or rehabilitation  
31 and authorize another licensed physician and surgeon  
32 or osteopathic physician and surgeon or facility to  
33 provide the prescribed treatment or rehabilitation  
34 services. Treatment or rehabilitation services may  
35 be provided to a person individually or in a group.  
36 A facility providing or engaging in treatment or  
37 rehabilitation shall not report or disclose to a law  
38 enforcement officer or law enforcement agency the name  
39 of any person receiving or engaged in the treatment  
40 or rehabilitation; nor shall a person receiving or  
41 participating in treatment or rehabilitation report  
42 or disclose the name of any other person engaged in  
43 or receiving treatment or rehabilitation or that the  
44 program is in existence, to a law enforcement officer  
45 or law enforcement agency. Such information shall  
46 not be admitted in evidence in any court, grand jury,  
47 or administrative proceeding. However, a person  
48 engaged in or receiving treatment or rehabilitation  
49 may authorize the disclosure of the person's name and  
50 individual participation.



1 4. If a patient receiving inpatient or residential  
2 care leaves a facility, the patient shall be encouraged  
3 to consent to appropriate outpatient or halfway house  
4 treatment. If it appears to the administrator in  
5 charge of the facility that the patient is a ~~substance~~  
6 ~~abuser or chronic substance abuser~~ person with a  
7 substance-related disorder who requires help, the  
8 director may arrange for assistance in obtaining  
9 supportive services.

10 Sec. 36. Section 125.34, Code 2011, is amended to  
11 read as follows:

12 **125.34 Treatment and services for intoxicated**  
13 **~~persons and persons incapacitated by alcohol~~ persons**  
14 **with substance-related disorders due to intoxication and**  
15 **substance-induced incapacitation.**

16 1. ~~An intoxicated~~ A person with a substance-related  
17 disorder due to intoxication or substance-induced  
18 incapacitation may come voluntarily to a facility  
19 for emergency treatment. A person who appears to be  
20 intoxicated or incapacitated by a ~~chemical~~ substance  
21 in a public place and in need of help may be taken to a  
22 facility by a peace officer under section 125.91. If  
23 the person refuses the proffered help, the person may  
24 be arrested and charged with intoxication under section  
25 123.46, if applicable.

26 2. If no facility is readily available the  
27 person may be taken to an emergency medical service  
28 customarily used for incapacitated persons. The  
29 peace officer in detaining the person and in taking  
30 the person to a facility shall make every reasonable  
31 effort to protect the person's health and safety. In  
32 detaining the person the detaining officer may take  
33 reasonable steps for self-protection. Detaining a  
34 person under section 125.91 is not an arrest and no  
35 entry or other record shall be made to indicate that  
36 the person who is detained has been arrested or charged  
37 with a crime.

38 3. A person who arrives at a facility and  
39 voluntarily submits to examination shall be examined  
40 by a licensed physician as soon as possible after the  
41 person arrives at the facility. The person may then  
42 be admitted as a patient or referred to another health  
43 facility. The referring facility shall arrange for  
44 transportation.

45 4. If a person is voluntarily admitted to a  
46 facility, the person's family or next of kin shall be  
47 notified as promptly as possible. If an adult patient  
48 who is not incapacitated requests that there be no  
49 notification, the request shall be respected.

50 5. A peace officer who acts in compliance with

1 this section is acting in the course of the officer's  
2 official duty and is not criminally or civilly liable  
3 therefor, unless such acts constitute willful malice  
4 or abuse.

5 6. If the physician in charge of the facility  
6 determines it is for the patient's benefit, the patient  
7 shall be encouraged to agree to further diagnosis and  
8 appropriate voluntary treatment.

9 7. A licensed physician and surgeon or osteopathic  
10 physician and surgeon, facility administrator, or an  
11 employee or a person acting as or on behalf of the  
12 facility administrator, is not criminally or civilly  
13 liable for acts in conformity with this chapter, unless  
14 the acts constitute willful malice or abuse.

15 Sec. 37. Section 125.43, Code 2011, is amended to  
16 read as follows:

17 **125.43 Funding at mental health institutes.**

18 Chapter 230 governs the determination of the  
19 costs and payment for treatment provided to ~~substance~~  
20 ~~abusers or chronic substance abusers~~ persons with  
21 substance-related disorders in a mental health  
22 institute under the department of human services,  
23 except that the charges are not a lien on real estate  
24 owned by persons legally liable for support of the  
25 ~~substance abuser or chronic substance abuser~~ person  
26 with a substance-related disorder and the daily per  
27 diem shall be billed at twenty-five percent. The  
28 superintendent of a state hospital shall total only  
29 those expenditures which can be attributed to the  
30 cost of providing inpatient treatment to ~~substance~~  
31 ~~abusers or chronic substance abusers~~ persons with  
32 substance-related disorders for purposes of determining  
33 the daily per diem. Section 125.44 governs the  
34 determination of who is legally liable for the cost  
35 of care, maintenance, and treatment of a ~~substance~~  
36 ~~abuser or chronic substance abuser~~ person with a  
37 substance-related disorder and of the amount for which  
38 the person is liable.

39 Sec. 38. Section 125.43A, Code 2011, is amended to  
40 read as follows:

41 **125.43A Prescreening — exception.**

42 Except in cases of medical emergency or  
43 court-ordered admissions, a person shall be admitted  
44 to a state mental health institute for substance  
45 abuse treatment only after a preliminary intake and  
46 assessment by a department-licensed treatment facility  
47 or a hospital providing care or treatment for ~~substance~~  
48 ~~abusers~~ persons with substance-related disorders  
49 licensed under chapter 135B and accredited by the  
50 joint commission on the accreditation of health care

1 organizations, the commission on accreditation of  
2 rehabilitation facilities, the American osteopathic  
3 association, or another recognized organization  
4 approved by the board, or by a designee of a  
5 department-licensed treatment facility or a hospital  
6 other than a state mental health institute, which  
7 confirms that the admission is appropriate to the  
8 person's substance abuse service needs. A county board  
9 of supervisors may seek an admission of a patient  
10 to a state mental health institute who has not been  
11 confirmed for appropriate admission and the county  
12 shall be responsible for one hundred percent of the  
13 cost of treatment and services of the patient.

14 Sec. 39. Section 125.44, Code 2011, is amended to  
15 read as follows:

16 **125.44 Agreements with facilities — liability for**  
17 **costs.**

18 The director may, consistent with the comprehensive  
19 substance abuse program, enter into written  
20 agreements with a facility as defined in section  
21 125.2 to pay for one hundred percent of the cost of  
22 the care, maintenance, and treatment of ~~substance~~  
23 ~~abusers and chronic substance abusers~~ persons with  
24 substance-related disorders, except when section  
25 125.43A applies. All payments for state patients shall  
26 be made in accordance with the limitations of this  
27 section. Such contracts shall be for a period of no  
28 more than one year.

29 The contract may be in the form and contain  
30 provisions as agreed upon by the parties. The contract  
31 shall provide that the facility shall admit and  
32 treat ~~substance abusers and chronic substance abusers~~  
33 persons with substance-related disorders regardless  
34 of where they have residence. If one payment for  
35 care, maintenance, and treatment is not made by the  
36 patient or those legally liable for the patient, the  
37 payment shall be made by the department directly to  
38 the facility. Payments shall be made each month and  
39 shall be based upon the rate of payment for services  
40 negotiated between the department and the contracting  
41 facility. If a facility projects a temporary cash flow  
42 deficit, the department may make cash advances at the  
43 beginning of each fiscal year to the facility. The  
44 repayment schedule for advances shall be part of the  
45 contract between the department and the facility. This  
46 section does not pertain to patients treated at the  
47 mental health institutes.

48 If the appropriation to the department is  
49 insufficient to meet the requirements of this section,  
50 the department shall request a transfer of funds and

1 section 8.39 shall apply.

2 The ~~substance abuser or chronic substance abuser~~  
3 person with a substance-related disorder is legally  
4 liable to the facility for the total amount of the cost  
5 of providing care, maintenance, and treatment for the  
6 ~~substance abuser or chronic substance abuser person~~  
7 with a substance-related disorder while a voluntary or  
8 committed patient in a facility. This section does not  
9 prohibit any individual from paying any portion of the  
10 cost of treatment.

11 The department is liable for the cost of  
12 care, treatment, and maintenance of ~~substance~~  
13 ~~abusers and chronic substance abusers~~ persons with  
14 substance-related disorders admitted to the facility  
15 voluntarily or pursuant to section 125.75, 125.81,  
16 or 125.91 or section 321J.3 or 124.409 only to those  
17 facilities that have a contract with the department  
18 under this section, only for the amount computed  
19 according to and within the limits of liability  
20 prescribed by this section, and only when the ~~substance~~  
21 ~~abuser or chronic substance abuser person with a~~  
22 substance-related disorder is unable to pay the costs  
23 and there is no other person, firm, corporation, or  
24 insurance company bound to pay the costs.

25 The department's maximum liability for the costs  
26 of care, treatment, and maintenance of ~~substance~~  
27 ~~abusers and chronic substance abusers~~ persons with  
28 substance-related disorders in a contracting facility  
29 is limited to the total amount agreed upon by the  
30 parties and specified in the contract under this  
31 section.

32 Sec. 40. Section 125.46, Code 2011, is amended to  
33 read as follows:

34 **125.46 County of residence determined.**

35 The facility shall, when a ~~substance abuser~~  
36 ~~or chronic substance abuser person with a~~  
37 substance-related disorder is admitted, or as  
38 soon thereafter as it receives the proper information,  
39 determine and enter upon its records the Iowa county of  
40 residence of the ~~substance abuser or chronic substance~~  
41 ~~abuser person with a substance-related disorder~~, or  
42 that the person resides in some other state or country,  
43 or that the person is unclassified with respect to  
44 residence.

45 Sec. 41. Section 125.75, unnumbered paragraph 1,  
46 Code 2011, is amended to read as follows:

47 Proceedings for the involuntary commitment or  
48 treatment of a ~~chronic substance abuser person with~~  
49 a substance-related disorder to a facility may be  
50 commenced by the county attorney or an interested

1 person by filing a verified application with the  
2 clerk of the district court of the county where  
3 the respondent is presently located or which is  
4 the respondent's place of residence. The clerk or  
5 the clerk's designee shall assist the applicant in  
6 completing the application. The application shall:  
7     Sec. 42. Section 125.75, subsection 1, Code 2011,  
8 is amended to read as follows:  
9     1. State the applicant's belief that the  
10 respondent is a ~~chronic substance abuser~~ person with a  
11 substance-related disorder.  
12     Sec. 43. Section 125.80, subsections 3 and 4, Code  
13 2011, are amended to read as follows:  
14     3. If the report of a court-designated physician  
15 is to the effect that the respondent is not a ~~chronic~~  
16 ~~substance abuser~~ person with a substance-related  
17 disorder, the court, without taking further action, may  
18 terminate the proceeding and dismiss the application on  
19 its own motion and without notice.  
20     4. If the report of a court-designated physician  
21 is to the effect that the respondent is a ~~chronic~~  
22 ~~substance abuser~~ person with a substance-related  
23 disorder, the court shall schedule a commitment  
24 hearing as soon as possible. The hearing shall be  
25 held not more than forty-eight hours after the report  
26 is filed, excluding Saturdays, Sundays, and holidays,  
27 unless an extension for good cause is requested by  
28 the respondent, or as soon thereafter as possible if  
29 the court considers that sufficient grounds exist for  
30 delaying the hearing.  
31     Sec. 44. Section 125.81, subsection 1, Code 2011,  
32 is amended to read as follows:  
33     1. If a person filing an application requests that  
34 a respondent be taken into immediate custody, and the  
35 court upon reviewing the application and accompanying  
36 documentation, finds probable cause to believe that the  
37 respondent is a ~~chronic substance abuser~~ person with  
38 a substance-related disorder who is likely to injure  
39 the person or other persons if allowed to remain at  
40 liberty, the court may enter a written order directing  
41 that the respondent be taken into immediate custody  
42 by the sheriff, and be detained until the commitment  
43 hearing, which shall be held no more than five days  
44 after the date of the order, except that if the fifth  
45 day after the date of the order is a Saturday, Sunday,  
46 or a holiday, the hearing may be held on the next  
47 business day. The court may order the respondent  
48 detained for the period of time until the hearing is  
49 held, and no longer except as provided in section  
50 125.88, in accordance with subsection 2, paragraph

1 "a", if possible, and if not, then in accordance with  
2 subsection 2, paragraph "b", or, only if neither of  
3 these alternatives is available in accordance with  
4 subsection 2, paragraph "c".

5 Sec. 45. Section 125.82, subsection 4, Code 2011,  
6 is amended to read as follows:

7 4. The respondent's welfare is paramount, and the  
8 hearing shall be tried as a civil matter and conducted  
9 in as informal a manner as is consistent with orderly  
10 procedure. Discovery as permitted under the Iowa rules  
11 of civil procedure is available to the respondent. The  
12 court shall receive all relevant and material evidence,  
13 but the court is not bound by the rules of evidence.  
14 A presumption in favor of the respondent exists, and  
15 the burden of evidence and support of the contentions  
16 made in the application shall be upon the person who  
17 filed the application. If upon completion of the  
18 hearing the court finds that the contention that the  
19 respondent is a ~~chronic substance abuser~~ person with a  
20 substance-related disorder has not been sustained by  
21 clear and convincing evidence, the court shall deny the  
22 application and terminate the proceeding.

23 Sec. 46. Section 125.83, Code 2011, is amended to  
24 read as follows:

25 **125.83 Placement for evaluation.**

26 If upon completion of the commitment hearing,  
27 the court finds that the contention that the  
28 respondent is a ~~chronic substance abuser~~ person with  
29 a substance-related disorder has been sustained by  
30 clear and convincing evidence, the court shall order  
31 the respondent placed at a facility or under the  
32 care of a suitable facility on an outpatient basis as  
33 expeditiously as possible for a complete evaluation  
34 and appropriate treatment. The court shall furnish to  
35 the facility at the time of admission or outpatient  
36 placement, a written statement of facts setting forth  
37 the evidence on which the finding is based. The  
38 administrator of the facility shall report to the court  
39 no more than fifteen days after the individual is  
40 admitted to or placed under the care of the facility,  
41 which shall include the chief medical officer's  
42 recommendation concerning substance abuse treatment.  
43 An extension of time may be granted for a period not  
44 to exceed seven days upon a showing of good cause. A  
45 copy of the report shall be sent to the respondent's  
46 attorney who may contest the need for an extension of  
47 time if one is requested. If the request is contested,  
48 the court shall make an inquiry as it deems appropriate  
49 and may either order the respondent released from  
50 the facility or grant extension of time for further

1 evaluation. If the administrator fails to report to  
2 the court within fifteen days after the individual is  
3 admitted to the facility, and no extension of time has  
4 been requested, the administrator is guilty of contempt  
5 and shall be punished under chapter 665. The court  
6 shall order a rehearing on the application to determine  
7 whether the respondent should continue to be held at  
8 the facility.

9 Sec. 47. Section 125.83A, subsection 1, Code 2011,  
10 is amended to read as follows:

11 1. If upon completion of the commitment hearing,  
12 the court finds that the contention that the  
13 respondent is a ~~chronic-substance-abuser~~ person with a  
14 substance-related disorder has been sustained by clear  
15 and convincing evidence, and the court is furnished  
16 evidence that the respondent is eligible for care  
17 and treatment in a facility operated by the United  
18 States department of veterans affairs or another  
19 agency of the United States government and that the  
20 facility is willing to receive the respondent, the  
21 court may so order. The respondent, when so placed in  
22 a facility operated by the United States department  
23 of veterans affairs or another agency of the United  
24 States government within or outside of this state,  
25 shall be subject to the rules of the United States  
26 department of veterans affairs or other agency, but  
27 shall not lose any procedural rights afforded the  
28 respondent by this chapter. The chief officer of the  
29 facility shall have, with respect to the respondent  
30 so placed, the same powers and duties as the chief  
31 medical officer of a hospital in this state would  
32 have in regard to submission of reports to the court,  
33 retention of custody, transfer, convalescent leave, or  
34 discharge. Jurisdiction is retained in the court to  
35 maintain surveillance of the respondent's treatment and  
36 care, and at any time to inquire into the respondent's  
37 condition and the need for continued care and custody.

38 Sec. 48. Section 125.84, subsections 2, 3, and 4,  
39 Code 2011, are amended to read as follows:

40 2. That the respondent is a ~~chronic-substance~~  
41 ~~abuser~~ person with a substance-related disorder who  
42 is in need of full-time custody, care, and treatment  
43 in a facility, and is considered likely to benefit  
44 from treatment. If the report so states, the court  
45 shall enter an order which may require the respondent's  
46 continued placement and commitment to a facility for  
47 appropriate treatment.

48 3. That the respondent is a ~~chronic-substance~~  
49 ~~abuser~~ person with a substance-related disorder who is  
50 in need of treatment, but does not require full-time

1 placement in a facility. If the report so states,  
2 the report shall include the chief medical officer's  
3 recommendation for treatment of the respondent on an  
4 outpatient or other appropriate basis, and the court  
5 shall enter an order which may direct the respondent to  
6 submit to the recommended treatment. The order shall  
7 provide that if the respondent fails or refuses to  
8 submit to treatment, as directed by the court's order,  
9 the court may order that the respondent be taken into  
10 immediate custody as provided by section 125.81 and,  
11 following notice and hearing held in accordance with  
12 the procedures of sections 125.77 and 125.82, may order  
13 the respondent treated as a patient requiring full-time  
14 custody, care, and treatment as provided in subsection  
15 2, and may order the respondent involuntarily committed  
16 to a facility.

17 4. That the respondent is a ~~chronic substance~~  
18 ~~abuser~~ person with a substance-related disorder who is  
19 in need of treatment, but in the opinion of the chief  
20 medical officer is not responding to the treatment  
21 provided. If the report so states, the report shall  
22 include the facility administrator's recommendation  
23 for alternative placement, and the court shall enter  
24 an order which may direct the respondent's transfer  
25 to the recommended placement or to another placement  
26 after consultation with respondent's attorney and the  
27 facility administrator who made the report under this  
28 subsection.

29 Sec. 49. Section 125.91, subsections 1, 2, and 3,  
30 Code 2011, are amended to read as follows:

31 1. The procedure prescribed by this section  
32 shall only be used for ~~an intoxicated~~ a person with  
33 a substance-related disorder due to intoxication or  
34 substance-induced incapacitation who has threatened,  
35 attempted, or inflicted physical self-harm or harm on  
36 another, and is likely to inflict physical self-harm or  
37 harm on another unless immediately detained, or who is  
38 incapacitated by a ~~chemical~~ substance, if that person  
39 cannot be taken into immediate custody under sections  
40 125.75 and 125.81 because immediate access to the court  
41 is not possible.

42 2. a. A peace officer who has reasonable  
43 grounds to believe that the circumstances described  
44 in subsection 1 are applicable may, without a  
45 warrant, take or cause that person to be taken to the  
46 nearest available facility referred to in section  
47 125.81, subsection 2, paragraph "b" or "c". Such  
48 ~~an intoxicated or incapacitated~~ a person with a  
49 substance-related disorder due to intoxication or  
50 substance-induced incapacitation who also demonstrates



1 a significant degree of distress or dysfunction may  
2 also be delivered to a facility by someone other than  
3 a peace officer upon a showing of reasonable grounds.  
4 Upon delivery of the person to a facility under this  
5 section, the examining physician may order treatment  
6 of the person, but only to the extent necessary to  
7 preserve the person's life or to appropriately control  
8 the person's behavior if the behavior is likely to  
9 result in physical injury to the person or others  
10 if allowed to continue. The peace officer or other  
11 person who delivered the person to the facility  
12 shall describe the circumstances of the matter to  
13 the examining physician. If the person is a peace  
14 officer, the peace officer may do so either in person  
15 or by written report. If the examining physician has  
16 reasonable grounds to believe that the circumstances in  
17 subsection 1 are applicable, the examining physician  
18 shall at once communicate with the nearest available  
19 magistrate as defined in section 801.4, subsection 10.  
20 The magistrate shall, based upon the circumstances  
21 described by the examining physician, give the  
22 examining physician oral instructions either directing  
23 that the person be released forthwith, or authorizing  
24 the person's detention in an appropriate facility.  
25 The magistrate may also give oral instructions and  
26 order that the detained person be transported to an  
27 appropriate facility.

28     b. If the magistrate orders that the person be  
29 detained, the magistrate shall, by the close of  
30 business on the next working day, file a written order  
31 with the clerk in the county where it is anticipated  
32 that an application may be filed under section 125.75.  
33 The order may be filed by facsimile if necessary. The  
34 order shall state the circumstances under which the  
35 person was taken into custody or otherwise brought to  
36 a facility and the grounds supporting the finding of  
37 probable cause to believe that the person is a ~~chronic~~  
38 ~~substance-abuser~~ person with a substance-related  
39 disorder likely to result in physical injury to the  
40 person or others if not detained. The order shall  
41 confirm the oral order authorizing the person's  
42 detention including any order given to transport the  
43 person to an appropriate facility. The clerk shall  
44 provide a copy of that order to the ~~chief medical~~  
45 ~~officer of the facility~~ attending physician, to  
46 which the person was originally taken, any subsequent  
47 facility to which the person was transported, and  
48 to any law enforcement department or ambulance  
49 service that transported the person pursuant to the  
50 magistrate's order.

1     3. ~~The chief medical officer of the facility~~  
2 attending physician shall examine and may detain the  
3 person pursuant to the magistrate's order for a period  
4 not to exceed forty-eight hours from the time the order  
5 is dated, excluding Saturdays, Sundays, and holidays,  
6 unless the order is dismissed by a magistrate. The  
7 facility may provide treatment which is necessary to  
8 preserve the person's life or to appropriately control  
9 the person's behavior if the behavior is likely to  
10 result in physical injury to the person or others if  
11 allowed to continue or is otherwise deemed medically  
12 necessary by the ~~chief medical officer~~ attending  
13 physician, but shall not otherwise provide treatment to  
14 the person without the person's consent. The person  
15 shall be discharged from the facility and released  
16 from detention no later than the expiration of the  
17 forty-eight-hour period, unless an application for  
18 involuntary commitment is filed with the clerk pursuant  
19 to section 125.75. The detention of a person by the  
20 procedure in this section, and not in excess of the  
21 period of time prescribed by this section, shall not  
22 render the peace officer, attending physician, or  
23 facility detaining the person liable in a criminal or  
24 civil action for false arrest or false imprisonment  
25 if the peace officer, physician, or facility had  
26 reasonable grounds to believe that the circumstances  
27 described in subsection 1 were applicable.

28     Sec. 50. Section 226.9C, subsection 2, paragraph c,  
29 Code 2011, is amended to read as follows:

30     c. (1) Prior to an individual's admission for dual  
31 diagnosis treatment, the individual shall have been  
32 prescreened. The person performing the prescreening  
33 shall be either the mental health professional, as  
34 defined in section 228.1, who is contracting with the  
35 county central-point-of-coordination process to provide  
36 the prescreening or a mental health professional  
37 with the requisite qualifications. A mental health  
38 professional with the requisite qualifications shall  
39 meet all of the following qualifications: is a mental  
40 health professional as defined in section 228.1, is  
41 a certified alcohol and drug counselor certified by  
42 the nongovernmental Iowa board of substance abuse  
43 certification, and is employed by or providing services  
44 for a facility, as defined in section 125.2.

45     (2) Prior to an individual's admission for dual  
46 diagnosis treatment, the individual shall have  
47 been screened through a county's central point of  
48 coordination process implemented pursuant to section  
49 331.440 to determine the appropriateness of the  
50 treatment.

1     Sec. 51. Section 229.1, subsection 12, Code 2011,  
2 is amended to read as follows:

3     12. "*Psychiatric advanced registered nurse*  
4 *practitioner*" means an individual currently licensed as  
5 a registered nurse under chapter 152 or 152E who holds  
6 a national certification in psychiatric mental health  
7 care and who is registered with the board of nursing as  
8 an advanced registered nurse practitioner.

9     Sec. 52. Section 229.15, subsection 3, paragraph a,  
10 Code 2011, is amended to read as follows:

11     a. A psychiatric advanced registered nurse  
12 practitioner treating a patient previously hospitalized  
13 under this chapter may complete periodic reports  
14 pursuant to this section on the patient if the patient  
15 has been recommended for treatment on an outpatient or  
16 other appropriate basis pursuant to section 229.14,  
17 subsection 1, paragraph "c", ~~and if a psychiatrist~~  
18 ~~licensed pursuant to chapter 148 personally evaluates~~  
19 ~~the patient on at least an annual basis.~~

20     Sec. 53. Section 229.21, subsection 2, Code 2011,  
21 is amended to read as follows:

22     2. When an application for involuntary  
23 hospitalization under this chapter or an application  
24 for involuntary commitment or treatment of ~~chronic~~  
25 ~~substance abusers~~ persons with substance-related  
26 disorders under sections 125.75 to 125.94 is filed with  
27 the clerk of the district court in any county for which  
28 a judicial hospitalization referee has been appointed,  
29 and no district judge, district associate judge, or  
30 magistrate who is admitted to the practice of law in  
31 this state is accessible, the clerk shall immediately  
32 notify the referee in the manner required by section  
33 229.7 or section 125.77. The referee shall discharge  
34 all of the duties imposed upon the court by sections  
35 229.7 to 229.22 or sections 125.75 to 125.94 in the  
36 proceeding so initiated. Subject to the provisions of  
37 subsection 4, orders issued by a referee, in discharge  
38 of duties imposed under this section, shall have the  
39 same force and effect as if ordered by a district  
40 judge. However, any commitment to a facility regulated  
41 and operated under chapter 135C, shall be in accordance  
42 with section 135C.23.

43     Sec. 54. Section 229.21, subsection 3, paragraphs a  
44 and b, Code 2011, are amended to read as follows:

45     a. Any respondent with respect to whom the  
46 magistrate or judicial hospitalization referee has  
47 found the contention that the respondent is seriously  
48 mentally impaired or a ~~chronic substance abuser~~ person  
49 with a substance-related disorder sustained by clear  
50 and convincing evidence presented at a hearing held

1 under section 229.12 or section 125.82, may appeal from  
2 the magistrate's or referee's finding to a judge of the  
3 district court by giving the clerk notice in writing,  
4 within ten days after the magistrate's or referee's  
5 finding is made, that an appeal is taken. The appeal  
6 may be signed by the respondent or by the respondent's  
7 next friend, guardian, or attorney.

8     b. An order of a magistrate or judicial  
9 hospitalization referee with a finding that the  
10 respondent is seriously mentally impaired or a ~~chronic~~  
11 ~~substance-abuser~~ person with a substance-related  
12 disorder shall include the following notice, located  
13 conspicuously on the face of the order:

14     NOTE: The respondent may appeal from this order to a  
15 judge of the district court by giving written notice of  
16 the appeal to the clerk of the district court within  
17 ten days after the date of this order. The appeal may  
18 be signed by the respondent or by the respondent's next  
19 friend, guardian, or attorney. For a more complete  
20 description of the respondent's appeal rights, consult  
21 section 229.21 of the Code of Iowa or an attorney.

22     Sec. 55. Section 229.21, subsection 4, Code 2011,  
23 is amended to read as follows:

24     4. If the appellant is in custody under the  
25 jurisdiction of the district court at the time  
26 of service of the notice of appeal, the appellant  
27 shall be discharged from custody unless an order  
28 that the appellant be taken into immediate custody  
29 has previously been issued under section 229.11 or  
30 section 125.81, in which case the appellant shall  
31 be detained as provided in that section until the  
32 hospitalization or commitment hearing before the  
33 district judge. If the appellant is in the custody of  
34 a hospital or facility at the time of service of the  
35 notice of appeal, the appellant shall be discharged  
36 from custody pending disposition of the appeal unless  
37 the chief medical officer, not later than the end of  
38 the next secular day on which the office of the clerk  
39 is open and which follows service of the notice of  
40 appeal, files with the clerk a certification that in  
41 the chief medical officer's opinion the appellant is  
42 seriously mentally ill or a ~~substance-abuser~~ person  
43 with a substance-related disorder. In that case, the  
44 appellant shall remain in custody of the hospital  
45 or facility until the hospitalization or commitment  
46 hearing before the district court.

47     Sec. 56. Section 230.15, unnumbered paragraph 2,  
48 Code 2011, is amended to read as follows:

49     A ~~substance-abuser or chronic substance-abuser~~  
50 person with a substance-related disorder is legally

1 liable for the total amount of the cost of providing  
2 care, maintenance, and treatment for the ~~substance~~  
3 ~~abuser or chronic substance abuser~~ person with a  
4 substance-related disorder while a voluntary or  
5 committed patient. When a portion of the cost is paid  
6 by a county, the ~~substance abuser or chronic substance~~  
7 ~~abuser~~ person with a substance-related disorder is  
8 legally liable to the county for the amount paid.  
9 The ~~substance abuser or chronic substance abuser~~  
10 person with a substance-related disorder shall assign  
11 any claim for reimbursement under any contract of  
12 indemnity, by insurance or otherwise, providing for  
13 the ~~abuser's~~ person's care, maintenance, and treatment  
14 in a state hospital to the state. Any payments  
15 received by the state from or on behalf of a ~~substance~~  
16 ~~abuser or chronic substance abuser~~ person with a  
17 substance-related disorder shall be in part credited  
18 to the county in proportion to the share of the costs  
19 paid by the county. Nothing in this section shall be  
20 construed to prevent a relative or other person from  
21 voluntarily paying the full actual cost or any portion  
22 of the care and treatment of any person with mental  
23 ~~illness, substance abuser, or chronic substance abuser~~  
24 or a substance-related disorder as established by the  
25 department of human services.

26 Sec. 57. Section 232.116, subsection 1, paragraph  
27 1, subparagraph (2), Code 2011, is amended to read as  
28 follows:

29 (2) The parent has a severe, ~~chronic substance~~  
30 ~~abuse problem,~~ substance-related disorder and presents  
31 a danger to self or others as evidenced by prior acts.

32 Sec. 58. Section 600A.8, subsection 8, paragraph a,  
33 Code 2011, is amended to read as follows:

34 a. The parent has been determined to be a ~~chronic~~  
35 ~~substance abuser~~ person with a substance-related  
36 disorder as defined in section 125.2 and the parent has  
37 committed a second or subsequent domestic abuse assault  
38 pursuant to section 708.2A.

39 Sec. 59. Section 602.4201, subsection 3, paragraph  
40 h, Code 2011, is amended to read as follows:

41 h. Involuntary commitment or treatment of ~~substance~~  
42 ~~abusers~~ persons with a substance-related disorders.

43 Sec. 60. IMPLEMENTATION OF ACT. Section 25B.2,  
44 subsection 3, shall not apply to this division of this  
45 Act.

46 Sec. 61. EFFECTIVE DATE. This division of this Act  
47 takes effect July 1, 2012.>